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BEFORE THE ILLINOIS POLLUTION CONTROL BOARD				
SCOTT MAYER)				
) DEC 292010				
v. PCB No. 2011 Polyton Control Board				
LINCOLN PRAIRIE WATER COMPANY,) KORTE & LUITJOHAN CONTRACTORS,) INC., and, MILANO & GRUNLOH) ENGINEERS, LLC,)				
Respondents.)				
NOTICE OF FILING				
To: Milano & Grunloh Engineers, LLC c/o Mr. Kirk A. Holman Livingston, Barger, Brandt & Schroeder Attorneys at Law P.O. Box 3457 Bloomington, IL 61702-3457				
Lincoln Prairie Water Company c/o Mr. Jerry McDonald Campbell, Black, Carnine, Hedin, Ballard & McDonald, P.C. Attorneys at Law P.O. Drawer C Mt. Vernon, IL 62864				
Korte & Luitjohan Contractors, Inc. c/o Mr. James C. Kearns Heyl, Royster, Voelker & Allen P.O. Box 129 Urbana, IL 61803-0129				
PLEASE TAKE NOTICE that I have mailed today to be filed with the Office of the Clerk of the Pollution Control Board, three Motions for Extension of Time, copies of which are herewith served upon you.				
Dated: November 15, 2010.				
SCOTT MAYER, Complainant				
ROYTEK, LTD.				

III, Attorney F. JAMES ROYTEK, for SCOTT MAYER

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BEFORE THE ILLINOIS	POLLUTION CONTROL BOARD CLERK'S OFFICE
SCOTT MAYER	DÉC 2.9 2010
Complainant,	STATE OF ILLINOIS
V.) PCB No. 2011-022
LINCOLN PRAIRIE WATER COMPANY, KORTE & LUITJOHAN CONTRACTORS, INC., and, MILANO & GRUNLOH ENGINEERS, LLC,))))

MOTION FOR EXTENSION OF TIME

Respondents.

(Lincoln Prairie Water Company)

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Now comes the Complainant, Scott Mayer, and as his Motion for Extension of Time, states as follows:

1. Respondent, Lincoln Prairie Water Company., on or about December 9, 2010, filed herein, a Lincoln Prairie Water Company's Motion to Dismiss Pursuant to Title 35, Section 103.212(b).

2. Complainant needs additional time to respond to said Motion due to time constraints with regard to the Christmas period.

Wherefore, Complainant, Scott Mayer, requests that the Board grant him additional time to respond to the aforesaid Motion.

Dated: December 28, 2010.

SCOTT MAYER, COMPLAINANT ROYTEK, LTD.

F. JAMES RO III, Attorney

for SCOTT MAYER



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Pollution Control Board

STATE OF IL

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD DÉC 29 2010

SCOTT MAYER)		STA
Complainant,)		-
V.)))	PCB No.	2011-022
LINCOLN PRAIRIE WATER COMPANY, KORTE & LUITJOHAN CONTRACTORS, INC., and, MILANO & GRUNLOH)))		
ENGINEERS, LLC,)		
Respondents.)		

MOTION FOR EXTENSION OF TIME (Korte & Luitjohan Contractors, Inc.)

Now comes the Complainant, Scott Mayer, and as his Motion for Extension of Time, states as follows:

1. Respondent, Korte & Luitjohan Contractors, Inc., on or about December 9, 2010, filed herein, a Motion to Dismiss Pursuant to Title 35, Section 103.212(b).

2. Complainant needs additional time to respond to said Motion due to time constraints with regard to the Christmas period.

Wherefore, Complainant, Scott Mayer, requests that the Board grant him additional time to respond to the aforesaid Motion.

Dated: December 28, 2010.

SCOTT MAYER, COMPLAINANT

ROYTEK, LTD.

F. JAMES Attorney TEK, III, for SCOT MAYER



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RECEIVED

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD CLERK'S OFFICE

SCOTT MAYER

DEC 29 2010

STATE OF ILLINOIS Pollution Control Board

Complainant, v.

PCB No. 2011-022

LINCOLN PRAIRIE WATER COMPANY, KORTE & LUITJOHAN CONTRACTORS, INC., and, MILANO & GRUNLOH ENGINEERS, LLC,

Respondents.

MOTION FOR EXTENSION OF TIME (Milano & Grunloh Engineers, LLC)

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Now comes the Complainant, Scott Mayer, and as his Motion for Extension of Time, states as follows:

 Respondent, Milano & Grunloh Engineers, Inc., on or about December 13, 2010, filed herein, a Motion to Dismiss Pursuant to Title 35, Section 103.212(b).

2. Complainant needs additional time to respond to said Motion due to time constraints with regard to the Christmas period.

Wherefore, Complainant, Scott Mayer, requests that the Board grant him additional time to respond to the aforesaid Motion.

Dated: December 28, 2010.

SCOTT MAYER, COMPLAINANT

ROYTEK, LTD.

F. JAMES ROYTEK, III, Attorney for SCOTT MAYER





CERTIFICATE OF SERVICE

I hereby certify that I did on December 28, 2010, cause to be served by U.S. Mail, enclosed in an envelope, with postage thereon fully prepaid, by depositing in a United States Post Office Box, in Mattoon, Illinois, a true and correct copy of the following instrument entitled NOTICE OF FILING upon the persons listed on service list.

F. JAMES R ΜEK, III, Attorney

for Complainant, SCOTT MAYER

This filing is submitted on recycled paper.



SERVICE LIST

Milano & Grunloh Engineers, LLC c/o Mr. Kirk A. Holman Livingston, Barger, Brandt & Schroeder Attorneys at Law P.O. Box 3457 Bloomington, IL 61702-3457

Lincoln Prairie Water Company c/o Mr. Jerry McDonald Campbell, Black, Carnine, Hedin, Ballard & McDonald, P.C. Attorneys at Law P.O. Drawer C Mt. Vernon, IL 62864

Korte & Luitjohan Contractors, Inc. c/o Mr. James C. Kearns Heyl, Royster, Voelker & Allen P.O. Box 129 Urbana, IL 61803-0129 DEC 2 ¥ 2010

STATE OF ILLINOIS Pollution Control Board

